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11	Attorneys for Plaintiff and the Putative Cla	ass	
12			
13	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
14	TOR THE DISTR	TOT THE VIEW	
15	,	Case No. 2:18-CV-01998-APG-BNW	
16	and on behalf of all others similarly situated,	STIPULATION TO EXTEND TIME	
17	, , , , , , , , , , , , , , , , , , ,	TO RESPOND	
18	Plaintiff,	Complaint filed: October 17, 2018	
19	v.)	
20	CONN'S, INC. and CONN	ORDER	
	APPLIANCES, INC.) ORDER	
21 22	Defendants.		
23	Dejenaunis.		
	D1 : 4:00E : E1 1 : 1: :	1 11 1 1 10 0 11 41 2 11 1	
24		dually and on behalf of all others similarly	
25	situated ("Plaintiff"), by and through her counsel of record, and Defendants Conn's,		
26	· ·	ndants"), by and through their counsel of	
27		extend the time for Plaintiff to respond to	
28	[93] and [94] Defendants' Motion to I	Dismiss the First Amended Class Action	

Complaint or to Compel Arbitration and Memorandum of Points and Authorities in Support and to extend time for Defendants to file their Replies in Support of [93] and [94] Defendants' Motion to Dismiss the First Amended Class Action Complaint or to Compel Arbitration and [95] Defendants' Motion to Strike Class Allegations ("the Motions") pursuant to LR IA 6-1.

Defendants filed their Motion to Dismiss the First Amended Class Action Complaint or to Compel Arbitration [93] and [94] on November 8, 2019. Plaintiff's deadline to file a reply to Defendants' Motion to Dismiss or Compel Arbitration [93] and [94] was November 22, 2019. Although Plaintiff attempted to file her Response to Defendants' Motion to Dismiss or Compel Arbitration on the due date, due to a clerical error the wrong response document was attached. The error notification by the clerk was not received until after Plaintiff's office was closed. Plaintiff and Defendants stipulate and agree Plaintiff's failure to file the correct attachment was as a result of excusable neglect and therefore, Plaintiff may file her Response to Defendants' Motion to Dismiss or Compel Arbitration on November 25, 2019.

Defendants' Reply in Support of their Motion to Dismiss the First Amended Class Action Complaint or to Compel Arbitration [93] and [94] and Motion to Strike Class Allegations [95] would be due on November 29, 2019. As a result of Plaintiff's extension of time to file Plaintiff's response to Dismiss the First Amended Class Action Complaint or to Compel Arbitration [93] and [94], as well as the Thanksgiving holidays, Defendants request additional time to file their replies in support of the Motions. Plaintiff and Defendants stipulate and agree Defendants may file their Replies in support of the Motions [93], [94] and [95] on or before December 13, 2019.

This is the parties' first request for an extension of time to respond to the Motions, and it is not intended to cause any delay or prejudice to any party, but rather to allow Plaintiff to correct her clerical issue and file the correct response to Defendants' Motion to Dismiss the First Amended Class Action Complaint or to

1	Compel Arbitration [93] and [94] and to allow Defendants additional time, given the
2	Plaintiff's delayed response and the upcoming Thanksgiving holidays, to adequately
3	brief and file their Replies in Support of the Motions.
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5	IT IS SO STIPULATED.
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7	IT IS SO ORDERED.
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9	and the same of th
10	UNITED STATES DISTRICT JUDGE
11	Dated: November 25, 2019.
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1	Dated: November 25, 2019.	Respectfully Submitted,
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3		/s/ W. Craft Hughes
4		W. Craft Hughes* craft@hughesellzey.com
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16		*Pro Hac Vice
17		Attorneys for Plaintiff
18		and the Putative Class
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1	Dated: November 25, 2019.	Respectfully Submitted,
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3		<u>/s/ Brian Gillett</u> Eric J. Troutman*
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21		Attorneys for Defendants, Conn's Inc. and Conn Appliances, Inc.
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1	CERTIFICATE OF CONFERENCE
2	I hereby certify that on November 25, 2019, I, Leigh S. Montgomery, an
3	associate attorney with authority from W. Craft Hughes and Plaintiff, conferred with
4	Brian Gillett, attorney for Defendants, and Defendants are UNOPPOSED to this
5	stipulation for extension of time.
6	
7	/s/ Leigh S. Montgomery
8	Leigh S. Montgomery
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